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10 11	Attorneys for defendants Merchant Services, Inc., Universal Card, Inc., National Payment Processing, Inc., Jason Moore and Eric Madura			
12	(Additional counsel listed on signature page)			
13	(			
	UNITED STATES DISTRICT COURT			
14				
15	NORTHERN DISTRICT OF CALIFORNIA			
16	SAN FRANCISCO DIVISION			
17 18 19 20 21	JUST FILM, INC.; RAINBOW BUSINESS SERVICES, D/B/A PRECISION TUNE AUTO CARE; VOLKER VON GLASENAPP; and JERRY SU on behalf of themselves, the general public and those similarly situated,  Plaintiffs,	Case No. CV 10-01993 JL  STIPULATION PURSUANT TO CIVIL LOCAL RULE 6-1(a) TO EXTEND DEADLINE TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT		
22	Fiantins,	and		
23	V.	STIPULATION PURSUANT TO CIVIL LOCAL RULE 6-2(a) TO EXTEND		
24	MERCHANT SERVICES, INC.; UNIVERSAL CARD, INC.; NATIONAL PAYMENT PROCESSING; UNIVERSAL	ASSOCIATED BRIEFING SCHEDULE AND [PROPOSED] ORDER THEREON		
25	MERCHANT SERVICES	and		
26	CORPORATION; ATLAS PAYMENT PROCESSING; UNITED BANK CARD	STIPULATION REGARDING ELECTRONIC MAIL SERVICE		
27 28	OF AMERICAN, INC.; SPC, INC. d/b/a FIRST NATIONAL MERCHANTS	[Declaration of Cary D. Sullivan filed concurrently herewith]		
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1	SOLUTIONS; MBF LEASING LLC; MBF	1
2	MERCHANT CAPITAL, LLC;	
	NORTHERN FUNDING, LLC; NORTHERN LEASING SYSTEMS, INC.;	
3	CONGRESS FINANCIAL	
4	CORPORATION; GOLDEN EAGLE	
5	LEASING, LLC; LEASE SOURCE, INC.; LEASE FINANCE GROUP, LLC;	
	TRANSFIRST HOLDINGS, INC.;	
6	TRANSFIRST FINANCIAL	
7	INSTITUTIONS SERVICES; TRANSFIRST INDEPENDENT SALES	
8	SERVICES; FIRST NATIONAL BANK	
9	OF OMAHA; COLUMBUS BANK AND TRUST CO.; MERRICK BANK; THIRD	
	FIFTH BANK; RBL CAPITAL GROUP,	
10	LLC; WILLIAM HEALY; ROBERT	
11	LATOUSEK; JAY COHEN; RICH HAHN; SARA KRIEGER; JASON MOORE; LINA	
12	KRAVIC; BRIAN FITZGERALD; SAM	
13	BUONO; PETER DEPALMA; FIONA WALSHE; and ERIC MADURA and	
14	DOES 1 through 75,	
14	Defendants.	
15	Detendants.	
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1	WHEREAS, on March 26, 2010, plaintiffs Just Film, Inc., Rainbow Business Services	
2	d/b/a Precision Tune Auto Care, Volker von Glasenapp and Jerry Su filed a class action	
3	complaint against 35 defendants in the Superior Court of the County of San Francisco, Case No.	
4	CGC-10-498225 (the "action");	
5	WHEREAS, a number of the defendants in the action have been served, including,	
6	Merchant Services, Inc., Universal Card, Inc., National Payment Processing, Inc., Atlas Payment	
7	Processing, SPC, Inc. d/b/a/ First National Merchants Solutions, MBF Leasing, LLC, MBF	
8	Merchant Capital, LLC, Northern Funding, LLC, Northern Leasing Systems, Inc., Golden Eagle	
9	Leasing, LLC, Lease Finance Group, LLC, United Bank Card, Inc., Congress Financial	
10	Corporation, TransFirst Holdings, Inc., TransFirst, LLC, TransFirst Third Party Sales, LLC, First	
11	National Bank of Omaha, Columbus Bank and Trust Company, Merrick Bank, Fifth Third Bank,	
12	RBL Capital Group, LLC, William Healy, Jay Cohen, Rich Hahn, Sara Krieger, Jason Moore,	
13	Lina Kravic, Sam Buono, Fiona Walshe and Eric Madura (collectively, the "Served Defendants")	
14	WHEREAS, the dates of service on the Served Defendants range from early to late April	
15	2010;	
16	WHEREAS, some of the defendants in the action may remain unserved;	
17	WHEREAS, on May 7, 2010, the Served Defendants removed the action to this Court,	
18	pursuant to Title 28, Sections 1441 and 1453 of the United States Code;	
19	WHEREAS, pursuant to Rule 81(c)(2) of the Federal Rules of Civil Procedure, the range	
20	in dates of service on the Served Defendants may create a range in deadlines for the Served	
21	Defendants to answer or otherwise respond to the complaint herein, and a similar range in	
22	associated briefing schedules;	
23	WHEREAS, the parties believe a coordinated and extended deadline for the Served	
24	Defendants to answer or otherwise respond to the complaint will conserve resources and promote	
25	judicial economy;	
26	WHEREAS, given the large number of parties and the potential complexity of the issues	
27	presented, the parties further believe that a coordinated and extended briefing schedule with	
28		

respect to any responsive motions filed by the Served Defendants is warranted and also will conserve resources and promote judicial economy;

**WHEREAS**, pursuant to Civil Local Rule 6-1(a), the parties believe a stipulation may be sufficient, without Court order, to coordinate and extend the deadline for the Served Defendants to answer or otherwise respond to the complaint, but, pursuant to Civil Local Rule 6-2(a), a Court order may be necessary to extend the associated briefing schedule;

**WHEREAS**, the parties wish to delay any Rule 26(f) conference until after the initial hearing on any motions in response to the complaint, except for matters on which limited discovery may be appropriate with respect to such motions, such as motions to dismiss for lack of personal jurisdiction; and

**WHEREAS**, to save paper, fuel and expenses, and to reduce environmental harm, the parties further believe it appropriate to exchange all correspondence, discovery and pleadings in the action via electronic mail ("email").

**NOW, THEREFORE, IT IS HEREBY STIPULATED**, by and between the undersigned parties, through their respective counsel of record, pursuant to Civil Local Rules 6-1(a) and 6-2(a) and Rules 6 and 26 of the Federal Rules of Civil Procedure, as follows:

- 1. If any Served Defendants intend to respond to the complaint with motions rather than answers, such Served Defendants shall meet and confer with Plaintiffs regarding the bases for such anticipated motions no later than May 21, 2010, and, to the extent such motions concern matters (such as lack of personal jurisdiction) for which limited discovery may be sought prior to the hearing on the motions, to meet and confer under Rule 26(f) as to the scope and timing of such limited discovery;
- 2. Plaintiffs shall inform Served Defendants no later than May 28, 2010 whether Plaintiffs intend to re-plead or otherwise preemptively respond to such anticipated motions;
- 3. Served Defendants, and any other defendants served on or before May 4, 2010, shall answer or otherwise respond to the complaint no later than June 4, 2010, and shall set any motions filed in response to the complaint for hearing on July 30, 2010 or the next available Court day on which the assigned judge is hearing civil motions;

- 4. Plaintiffs shall oppose any such motions filed in response to the complaint no later than July 2, 2010;
  - 5. Served Defendants shall reply to any such oppositions no later than July 16, 2010;
- 6. Unless otherwise ordered by the Court, no Rule 26(f) conference shall be held prior to the initial hearing on any motions filed in response to the complaint, except for any conference focusing on the limited discovery issues set forth in paragraph 1 hereof;
- 7. On or before August 15, 2010, or within seven days of the Court's ruling on any motions filed in response to the complaint, whichever is later, all defendants as to whom the complaint has not been dismissed with prejudice shall participate in a joint telephonic meet and confer session with Plaintiffs regarding the items set forth in Rule 26(f) of the Federal Rules of Civil Procedure;
- 8. The parties need not separately serve any pleading or document that is filed through the Court's Electronic Case Filing (ECF) system, rather, service of such pleading or document will be deemed complete on the day of filing by way of the ECF system's automatic email notification. The parties are excused from any duty under section IX(C)(2) of General Order 45 to serve paper copies of any filing on any other party;
- 9. With respect to all pleadings, discovery requests and responses and correspondence not filed through the ECF system (including documents filed under seal in paper format), the following provisions shall apply:
- The parties shall serve, and accept service, of all pleadings, discovery a. requests and responses and correspondence via email. Emails shall have a subject line that includes the phrase "Just Film v Merchant Services" and the subject of the email (example: Just Film v Merchant Services – Plaintiff's Initial Disclosures);
- b. Items sent by email prior to 6:00 p.m. shall be treated as though personally served on that day; items sent by email after 6:00 p.m. or on a Saturday, Sunday or legal holiday shall be treated as though personally served as of the next day thereafter on which the Court is open (for example, items emailed on a Saturday will be seemed personally served as of the next

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1	Monday, assuming that Monday is not a legal holiday). The parties waive the provisions of Rule				
2	6(d) of the Federal Rules of Civil Procedure;				
3	c. Signed versions of pleadings, discovery requests and responses and				
4	correspondence shall be served in .pdf format. The text of all discovery requests and responses				
5	shall additionally be served in .doc format;				
6	d. The parties shall be served at the email addresses provided in the signature				
7	blocks herein; and				
8	e. Any additional counsel who subsequently file an appearance in this matter				
9	shall provide the undersigned counsel with such additional counsel's email address. Following				
10	such notice, additional counsel shall also be served by email pursuant to paragraph 9 hereof.				
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1	May 10, 2010		JONES DAY
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3			By: /s/ Cary D. Sullivan Cary D. Sullivan
4			•
5			Attorneys for defendants Merchant Services, Inc., Universal Card, Inc., National Payment Processing, Inc., Jason Moore and Eric Madura
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15			Attorneys for plaintiffs Just Film, Inc., Rainbow Business Services d/b/a Precision Tune Auto Care, Volker von Glasenapp and
16			Jerry Su
17	May 10, 2010		AKIN GUMP STRAUSS HAUER & FELD LLP
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23			By: /s/ Maria Ellinikos
24			Maria Ellinikos
25			Attorneys for defendants TransFirst Holdings, Inc., TransFirst, LLC and TransFirst Third
26			Party Sales, LLC
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### C63554310960v90199933GMV Doccummentt125 Filled055112100 Frage 8 & fof 1.1. 1 May 10, 2010 SIMMONDS & NARITA Tomio B. Narita (State Bar No. 156576) 2 tnarita@snllp.com 44 Montgomery Street, Suite 3010 3 San Francisco, California 94104 Telephone: (415) 283-1010 Facsimile: (415) 283-1000 4 5 **GETTMAN & MILLS LLP** Michael J. Mills (State Bar No. 202044) mmills@gettmanmills.com 6 10250 Regency Circle, Suite 200 7 Omaha, NE 68114 Telephone: (402) 320-6000 Facsimile: (402) 391-6500 8 9 10 By: /s/ Tomio B. Narita Tomio B. Narita 11 Attorneys for defendants First National Bank 12 of Omaĥa and SPC Inc. d/b/a First National Merchant Solutions 13 May 10, 2010 MORRISON & FOERSTER LLP 14 James R. McGuire (State Bar No. 189275) imcguire@mofo.com 15 425 Market Street San Francisco, CA 94105-2482 16 Telephone: (415) 268-7000 Facsimile: (415) 268-7522 17 18 By: /s/ James R. McGuire 19 James R. McGuire 20 Attorneys for defendant Columbus Bank and Trust Company 21 22 23 24 25 26 27 28 -8-

## C63554310960v90199933GMV Doccummentt125 Filled055112100 Frage 9 of of 1.1. 1 May 10, 2010 BAKER & HOSTETLER LLP Hayes F. Michel (State Bar No. 141841) 2 hmichel@bakerlaw.com 12100 Wilshire Boulevard, 15th Floor Los Angeles, CA 90025-7120 3 Telephone: (310) 979-8460 Facsimile: (310) 820-8800 4 5 6 By: /s/ Hayes F. Michel Hayes F. Michel 7 Attorneys for defendant Fifth Third Bank 8 May 10, 2010 STROOCK & STROOCK & LAVAN LLP 9 Scott M. Pearson (State Bar No. 173880) lacalendar@stroock.com 10 spearson@stroock.com Stephen J. Newman (State Bar No. 181570) 11 lacalendar@stroock.com snewman@stroock.com 2029 Century Park East, 16th Floor Los Angeles, California 90067 12 13 Telephone: (310) 556-5800 Facsimile: (310) 556-5959 14 15 By: /s/ Scott M. Pearson 16 Scott M. Pearson 17 Attorneys for defendant Merrick Bank 18 19 20 21 22 23 24 25 26 27 28 -9-

#### C633343109cvv00.99933CMV | Discomment(125 | Filled056/112/100 | Page 10.0 fof 1.1 1 May 10, 2010 MITCHELL SILBERBERG & KNUPP LLP Kevin Gaut (State Bar No. 117352) 2 keg@msk.com Adam Levin (State Bar No. 156773) axl@msk.com 3 11377 W. Olympic Boulevard Los Angeles, CA 90064 4 Telephone: (310) 312-2000 5 Facsimile: (310) 312-3100 6 By: /s/ Kevin Gaut 7 Kevin Gaut 8 Attorneys for defendants MBF Leasing, LLC, Northern Funding, LLC, Northern Leasing 9 Systems, Inc., Golden Eagle Leasing, LLC, Lease Finance Group, LLC, RBL Capital 10 Group, LLC, Jay Cohen, Rich Hahn, Sara Krieger, Lina Kravic and Sam Buono 11 May 10, 2010 **SCHEIN & CAI LLP** 12 James Cai (State Bar No. 200189) jcai@sacattorneys.com 13 111 West St. John Street, Suite 1250 San Jose, California 95113 14 Telephone: (408) 436-0789 Facsimile: (408) 436-0758 15 16 By: /s/ James Cai James Cai 17 Attorneys for defendants Atlas Payment 18 Processing and Fiona Walshe 19 May 10, 2010 CALLAHAN THOMPSON SHERMAN & CAUDILL LLP 20 Lee A. Sherman (State Bar No. 172198) lsherman@ctsclaw.com 21 Joan E. Trimble (State Bar No. 205038) itrimble@ctsclaw.com 22 2601 Main Street, Suite 800 Irvine, CA 92614 23 Telephone: (949) 261-2872 Facsimile: (949) 261-6060 24 25 By: /s/ Joan E. Trimble Joan E. Trimble 26 Attorneys for defendants MBF Merchant 27 Capital, LLC and William Healy 28 - 10 -

#### 1 May 10, 2010 Robert Elliott, Esq. (State Bar No. 114829) relaw@pacbell.net 2 22 Ocean Avenue San Francisco, California 94112 3 Telephone: (415) 586-3600 Facsimile: (415) 449-3572 4 5 By: /s/Robert Elliott Robert Elliott 6 Attorney for defendant United Bank Card, Inc. 7 May 10, 2010 Thomas O. Jacob (State Bar No. 125665) tojacob@wellsfargo.com 8 Office of General Counsel Wells Fargo & Co. 9 MAC A0194-266 45 Fremont Street, 26th Floor 10 San Francisco, California 94105 Telephone: (415) 396-4426 11 Facsimile: (415) 975-7864 12 By: /s/ Thomas O. Jacob Thomas O. Jacob 13 14 Attorney for defendant Congress Financial Corporation 15 16 Pursuant to Civil Local Rule 6-2(a), and GOOD CAUSE APPEARING THEREFOR, 17 the stipulated briefing schedule set forth in paragraphs 3 through 5 hereof is hereby adopted. 18 IT IS SO ORDERED. 19 DATED: May 13, 2010 20 UNITED STATES MAGISTRATE JUDGE 21 I, Cary D. Sullivan, am the ECF user whose ID and password are being used to file this 22 document. In compliance with section X(B) of General Order 45, I hereby attest that Adam J. 23 Gutride, Maria Ellinikos, Tomio B. Narita, James R. McGuire, Hayes F. Michel, Scott M. 24 Pearson, Kevin Gaut, James Cai, Joan E. Trimble, Robert Elliott and Thomas O. Jacob concurred 25 in this filing. 26 /s/ Cary D. Sullivan 27 IRI-6567v3 28

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